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XX GLOBAL, INC. and JACQUES WEBSTER

8 [Additional Counsel on Signature Page]

10 UNITED STATES DISTRICT COURT
11 CENTRAL DISTRICT OF CALIFORNIA, WESTERN DIVISION

13 PJAM LLC,
14 Plaintiff,
15 vs.
16 XX GLOBAL, INC., JAQUES
WEBSTER, and DOES 1-20, inclusive,
18 Defendants.

CASE NO. 2:18-cv-03192 JFW
(MRWx)

Hon. John F. Walter

**DEFENDANTS AND
COUNTERCLAIMANTS XX
GLOBAL, INC. AND JACQUES
WEBSTER'S NOTICE OF
DESIGNATED DEPOSITION
TESTIMONY OF ALEX MARTINI**

19 XX GLOBAL, INC., JACQUES
20 WEBSTER,

Trial Date: April 16, 2019

21 Counterclaimants,
22 vs.

Action Commenced: March 20, 2018

23 PJAM LLC, JEFFERSON AGAR,
ALEX MARTINI, PATRICK
JOHNSTON, and ROES 1 through 10,
25 inclusive,

26 Counterclaim Defendants.

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1 TO THE HONORABLE COURT:

2 Pursuant to this Court's Civil Trial Order issued on April 1, 2019, Plaintiff
3 and Counterclaim Defendant PJAM LLC ("PJAM"), and Defendants and
4 Counterclaimants XX Global, Inc. and Jacques Webster (together, "Defendants"),
5 respectfully submit this list of designated deposition testimony of Alex Martini,
6 which proceeding took place on March 5, 2019:

7 **DEFENDANTS'** **OBJECTIONS** **RESPONSE TO**
8 **DESIGNATIONS** **OBJECTIONS** **OBJECTIONS**

9 **57:25-58:18**

10 Q. Okay. And is it true that you None
11 knew that Travis could not go on
that late on Saturday night?

12 A. Of course.

13 Q. Why is that?

14 A. Because we agreed of having
him perform early so he could
15 leave to go back to, I believe, Las
16 Vegas.

17 Q. Did you understand he had to
be in Las Vegas by 1:00 a.m. on,
18 I guess it would be,
19 September 4th?

20 MR. TOMASULO: Not
September.

21 MR. KING: I'm sorry. February
22 4th.

23 THE WITNESS: I -- I
understood, yes, of
24 keeping in mind the time
difference --

25 BY MR. KING:

26 Q. Right.

27 A. -- so, like, we understood
28 that with a private jet he would be

1 able to be in -- in Vegas at the
2 time that he needed to be.

3

4 **60:5-9**

5 Q Okay. You understood that None
6 Travis Scott could only come to
7 Minneapolis if he was assured he
8 would be back in Las Vegas by
9 1:00 a.m., right?

10 A. Yeah, we -- we had discussion
11 to that extent.

12 **74:3-9**

13 Q. I mean, do you understand None
14 why Mr. Scott or his team would
15 want to see a tail number before
they drove to the airport?

16 A. Absolutely.

17 Q. Why is that?

18 A. They wanted to, I guess, you
know, have confirmation that
there's a jet waiting for them.

19 DATED: April 9, 2019

20 KING, HOLMES, PATERNO &
21 SORIANO, LLP

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By: /s/ Howard E. King

25 HOWARD E. KING

26 MATTHEW J. CAVE

27 Attorneys for Defendants and
Counterclaimants XX GLOBAL, INC. and
JACQUES WEBSTER

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1 DATED: April 9, 2019

HILL, FARRER & BURRIL LLP

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By: /s/ Stephen J. Tomasulo

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STEPHEN J. TOMASULO

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Attorneys for Plaintiff and Counterclaim
Defendant PJAM LLC

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